

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF ALASKA

RECEIVED

THE STATE OF ALASKA, }  
Plaintiff, }  
v }  
EXPRESS SCRIPTS, INC., }  
et. al., }  
Defendants. }

MAY 28 2024

CLERK, U.S. DISTRICT COURT  
ANCHORAGE, AK

Case No. 3:23-cv-00233-JMK

IN THE MATTER OF PETITION )  
TO JOIN NAMED PLAINTIFF BY )  
GUY ALLAN NELSON, }  
CLASS MEMBER. }

COMES NOW, GUY ALLAN NELSON, petitioner, self-representing without the aid or benefit of counsel, and moves this Honorable and just Court for order and permission to join the plaintiff in this above captioned matter. In support of this request, Nelson herein avers:

I. BACKGROUND

The State of Alaska brought this action on behalf of "ALASKANS" against EXPRESS SCRIPTS in its capacity as a Pharmacy Benefits Manager ("PBM"), a research provider, and a mail-order pharmacy for its alleged role in fueling the opioid epidemic in Alaska.

Here the petitioner, Guy Allan Nelson is an "Alaskan" whom has been directly effected and injured by the opioid epidemic in Alaska as:

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- A. Nelson is a resident in Alaska;
- B. Nelson is addicted to Opiod Narcodics;
- C. Nelson has family members whom have died of drug over dose including:
  - 1. Daryl Paul Nelson (2023 fentanyl over-dose) Brother;
  - 2. Jared Wayne Nelson (2022 Fentanyl over dose) Nephew;
  - 3. Numerous friends (2022-2024 Fentanyl over dose)

## II. CONFLICT OF INTEREST

Here the State of Alaska, as plaintiff has brought this action on behalf of Alaskans, to which the petitioner is a member, however, despite the Plaintiff State of Alaska's interest in representation of Nelson as a resident, the same government authority is also in the process of prosecuting Nelson (and others) in part due to the opioid addictions herein complained in its complaint against the named defendants.

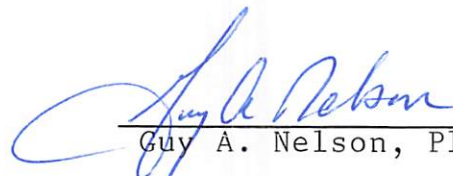
While the State of Alaska may not agree with a issue of conflict, here Nelson does not wish for the Political Authority of the State whom is prosecuting both the criminal proponent of Alaska's opioid epidemic (those like Nelson in part for his disease of addiction) and the defendant EXPRESS SCRIPTS and others for their alledged roles in fueling Alaska's opioid epidemic.

Clearly the State of Alaska whishes to protect its rights but who is protecting Nelson's (and others like him)? Certainly not the same party who it's agents have threatened Nelson's life and freedom.

III. Conclusion

Here Nelson clearly is an injured party and meets the minimal standards to be a named plaintiff, in so doing, Nelson also has a clear conflict with named plaintiff STATE OF ALASKA who can not be seen as both the protector of Nelson's rights and at the same time a party adverse to Nelson's interests. therefore, Nelson, herein requests to be joined to the plaintiff party, but in a seperate and distinct class of plaintiff. the Court should grant this request and order Nelson be named a plaintiff to this complaint.

Submitted this 22<sup>nd</sup> day of May, 2024 at Anchorage Alaska.



Guy A. Nelson, Plaintiff

Affidavit

I, Guy Allan Nelson, petitioner herein swears and affirms the facts and statements contained in this petition are true and correct to the best of my knowledge and belief. This petition is made not to cause delay or injustice in any manner to any party.

Signed under the penalty of purjury this 22<sup>nd</sup> day of may 2024



Guy A. Nelson

Guy L. Nelson #166260  
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Motion to Join 3:23-cv-00233-JMK